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13	UNITED STATES DISTRICT COURT					
14	NORTHERN DISTRICT OF CALIFORNIA					
15	SAN FRANCISCO DIVISION					
16						
17	UNITED STATES OF AMERICA,	CASE NO. 20-CR-00249-RS (LB)				
18	}	STIPULATED [PROPOSED] ORDER				
	Plaintiff,	CLARIFYING TERMS OF 'PROTECTIVE ORDER				
19	v. )	GOVERNING DISCOVERY				
20	ROWLAND MARCUS ANDRADE,					
21	Defendant.					
22	}					
23	Wild do to do					
24	With the agreement of the parties, the Court enters this Order to clarify the terms of the					
25	Stipulation and Protective Order that governs discovery in this case (Dkt. #24, Oct. 15, 2020).					
26	The Stipulation and Protective Order dated October 15, 2020 remains in full force and effect, but					
27	with the two clarifications set forth below.					
28						
20						

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CLARIFICATION OF PROTECTIVE ORDER

Case 3:20-cr-00249-RS Document 356 Filed 09/11/24 Page 2 of 3 IT IS HEREBY ORDERED that the first paragraph of page 3 of the Stipulation and 1 2 Protective Order, Dkt. #24 at 3:1-4, shall state: 3 The defendant, all members of the defense team, and any witnesses or experts who receive discovery under this Order shall be provided a copy 4 of this Order along with those materials and shall initial and date the order 5 reflecting their agreement to be bound by it. 6 IT IS FURTHER ORDERED that the middle paragraph of page 3 of the Stipulation and 7 Protective Order, Dkt. #24 at 3:11-19, shall be clarified by including the following additional 8 language: 9 As set forth on page 2 of this Protective Order, defense counsel may show 10 witnesses discovery material produced by the government as long as Personally Identifying Information and/or Financial Information has first 11 been entirely redacted from the discovery materials. Redactions are 12 unnecessary when a document is shown to a witness who already has seen the document because the witness drafted the document or the document 13 was sent to them. 14 IT IS SO STIPULATED. 15 For the Government: 16 17 ISMAIL J. RAMSEY United States Attorney 18 /s/19 Dated: 9/09/2024 CHRISTIAAN HIGHSMITH 20 DAVID WARD 21 **Assistant United States Attorneys MATTHEW CHOU** 22 Special Assistant United States Attorney 23 24 For Mr. Andrade: 25 /s/Dated: 9/09/2024 26 MICHAEL J. SHEPARD KERRIE C. DENT 27 CINDY A. DIAMOND 28

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CLARIFICATION OF PROTECTIVE ORDER

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1	IT IS SO ORDERED.			
2	II IS SO ORDERED.			
3	Dated:			
4			HON. RICHARD	SEEBORG
5			Chief United State	es District Judge
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